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09/509,466	RUTHIAN		p /05//2336-1
U.S. APPLICATION NO.		FIRST NAMED	APPLICANT ATTY, DOCKET NO.
		5611	PCT/SE98/01735
I WATSON COLE GRIN	DLE WATSON		INTERNATIONAL APPLICATION NO.
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1			DATE MALED: 0.5/17/00
NOTIFICATION OF I	MISSING REQUIREM	ENTS UNDER :	35 U.S.C. 371 IN THE UNITED
STAT	ES DESIGNATEDÆ	ECTED OFFIC	TR (TOO/TRO/TIS)
1. The following mems have been st	abmitted by the applican	nt or the IB to the	United States Patent and Trademark Office as
Designated Office	(37 CFR 1.494),		
an Elected Office (97 CFR 1.495):		
U.S. Basic National Fee.			
Copy of the international app	dication in:		
a non-English language. English.			
Translation of the international application into English.			
Oath or Declaration of inventors(s) for DO/EO/US. Copy of Article 19 amendments.			
Translation of Article 19 am	2013.		
The International Prolimina	enoments into English.		
The International Preliminar Translation of Annexes to the	y Examination Report i	o English and its	Annexes, if any.
Preliminary amendment(s) f	stad May 26 too	ary Examination	Report into English.
Information Disclosure State	ment(s) filed M	and	·
Assignment document.	THEORY STREET MAY	28, 200 and	
Power of Attorney and/or Cl	hange of Address		
Substitute specification filed	nange of Address.		
Verified Statement Claiming	Small Esting States	 '	
Priority Document.	Sman camy status.		•
Copy of the International Se	arch Denor Cand and		and the state of
DOther: 306	rica vebou — ana cob	ez or me leteletic	es cited therein.
2. The following items MUST be fi	urnished within the neri	od eat forth halow	in order to complete the requirements for
acceptance under 35 U.S.C. 371:		na ser totali netom	in order to complete the requirements for
a. Translation of the applica	tion into English. Note	a processing fee	will be required if submitted later than the
appropriate 20 or 30 months	from the priority date.		
☐ The current trans	lation is defective for	the reasons ind	licated on the attached Notice of Defective
I ranstation.			
b. Processing fee for provide	ing the translation of the	application and/	or the Annexes later than the appropriate 20 or-
	date (37 CFR 1.492(f))	l <u>_</u>	
c. Outh or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by			
the International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated			
on the attached PC	CALITATION COS NOT CO	umply with 37 CP	R 1.497(a) and (b) for the reasons indicated
d. Surcharge for providing t	he oath or declaration t	ster than the annu	opriate 20 or 30 months from the priority date
(37 CFR 1.492(e)).	- orm or orderedial	act than the appr	optiate 20 or 30 months from the priority date
3. Additional claim fees of S	as a 🗀 large	entity C small er	ntity, including any required multiple dependent
claim fee, are required. Applicant	must submit the addition	al claim fees or o	cancel the additional claims for which fees are
one. See attached P1O-8/5.			I I
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MILOF THE TEMS SET FOR	TH IN 2(a)-2(d) AND 3	ABOVE MUST	BE SUBMITTED WITHIN ONE MONTH
THE ADDITION TO THIS NO	THEE OR BY 121 C	R LL 31 MONT	HS FROM THE PRIORITY DATE FOR
ABANDONMENT.	AER IS TWIFF. LVI	LUKE TO PROI	PERLY RESPOND WILL RESULT IN
3.6 3			
The time period set above may be e	attended by filing a peti	tion and fee for e	xtension of time under the provisions of 37
CFR 1.136(a)."			
A Translation of the A			
Note processing fee will be required	of the submitted no late	r that the time per	riod set above or the annexes will be cancelled.
Note processing fee will be required	a a submitted later than	30 months from	the priority date.
494(d)) or 30 (37,CFR 1.495(d)) m	onthe from the priority	nsiation was not p	provided by the appropriate 20 (37 CFR.
Applicant is reminded that any com	munication to the Unite	d States Patent an	nd Trademark Office must be mailed to the
address given in the heading and in	clude the U.S. applicati	on no. shown abo	ve. (37 CFR 1.5)
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